## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

MARQUETTE JACKSON,	) CASE NO. 1:17 CV 2533
Plaintiff,	) JUDGE PATRICIA A. GAUGHAN
v.	) ) MEMORANDUM OF ODINION
NURSE HOWARD,	) <u>MEMORANDUM OF OPINION</u> ) <u>AND ORDER</u>
Defendant.	)

On December 5, 2017, plaintiff *pro se* Marquette Jackson filed this *in forma pauperis* action against defendant Nurse Howard. Plaintiff's Complaint states in its entirety: "From 1983 to 2006 had sexual encounters with me Marquette Jackson. Ex-inmate 242-939 622-673 633-901."

A cause of action fails to state a claim upon which relief may be granted when it lacks "plausibility in the complaint." *Bell At. Corp. v. Twombly*, 550 U.S. 544, 564 (2007). A pleading must contain a "short and plain statement of the claim showing that the pleader is entitled to relief." *Ashcroft v. Iqbal*, 556 U.S. 662, 677-78 (2009). The factual allegations in the pleading must be sufficient to raise the right to relief above the speculative level on the assumption that all the allegations in the complaint are true. *Twombly*, 550 U.S. at 555. The plaintiff is not required to include detailed factual allegations, but must provide more than "an unadorned, the-defendant-unlawfully-harmed-me accusation." *Iqbal*, 556 U.S. at 678 (2009). A pleading that offers legal conclusions or a simple recitation of the elements of a cause of action will not meet this pleading standard. *Id*.

Even construing the Complaint liberally in a light most favorable to the plaintiff, *Brand v*.

Motley, 526 F.3d 921, 924 (6th Cir. 2008), it does not contain allegations reasonably suggesting he

might have a valid federal claim. See, Lillard v. Shelby County Bd. of Educ,, 76 F.3d 716 (6th Cir.

1996)(court not required to accept summary allegations or unwarranted legal conclusions in

determining whether complaint states a claim for relief).

Accordingly, the request to proceed in forma pauperis is granted, and this action is dismissed

under 28 U.S.C. § 1915(e). The Court certifies, pursuant to 28 U.S.C. § 1915(a)(3), that an appeal

from this decision could not be taken in good faith.

IT IS SO ORDERED.

/s/ Patricia A. Gaughan

PATRICIA A. GAUGHAN United States District Court

Chief Judge

Dated: 1/31/18

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